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## **RECEIVED**

January 15,2003

JAN 1 5 2003

Marlene H. Dortch, Secretary Secretary's Office Federal Communications Commission 445 Twelfth Street, S.W. Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Attn: Patrick Forster, Senior Engineer - Policy Division, Wireless Telecommunications Bureau

Re: TMP Jacksonville, LLC

Fourth Quarter 2002 TTY Status Report - CC Docket No. 94-102

Dear Ms. Dortch:

TMP Jacksonville, LLC hereby submits its quarterly TTY status report for the fourth quarter, 2002, pursuant to the Commission's directive in the Fourth Report and Order (released December 14, 2000) and Order (released June 28, 2002)' in this docket.

Please contact the undersigned with any questions or concerns

Its Attorney

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Attachment

LINE AND CAY

In the Matter of Revision of rhr Commission's Rules to Ensure Compatibility with Enhanced 9 / Emergency Calling Systems, Order, CC Docket 94-102, para. 24 (rel. June 28, 2002) (Commission requiring that quarter reports continue for carriers seeking additional time).

## TMP JACKSONVILLE, LLC TTY STATUS REPORT January 15, 2003

TMP Jacksonville. LLC ("TMP Jacksonville") filed a Petition for Waiver of the TTY requirements on June 4, 2002 ("Petition") The Petition addressed the status of TMP Jacksonville's efforts to comply with the TTY requirements and was granted by the Commission on June 28. 2002 (DA 02-1540). As a result of the Commission's grant of the Petition, TMP Jacksonville received an extension of time until June 30, 2003, in which to comply with the 7TY requirements '

In its Petition. TMP Jacksonville reported, as part of the basis for its request, that its PCS vendor. Airnet, currently did not have a technical solution generally available and that the vendor anticipated having a solution generally available by the fourth quarter 2002. Airnet informed TMP Jacksonville in December that it had not yet had a "First Office Application" (FOA) of the software it intends to use for TTY compliance and that it seemed like "the price to value is just not there for the small to medium service providers" Airnet's quote for the cost for TMP Jacksonville to implement the software once it becomes generally available remains above \$190,000. No other developments have occurred. Accordingly, TMP Jacksonville remains unable to comply with the TTY requirements at this time.

Respectfully Submitted,

Walter M Rowland

President

<sup>1</sup> In its decision granting the Petition, the Commission cites TMP Jacksonville's request for a one-year extension, *i.e.*, until June 30, 2003, to implement the TTY solution in its digital network and concludes that the extension is "well-supported by the evidence and [is] reasonable in scope and duration." Revision of the Commission's Rules to Ensure Compatibility with Enhanced 911 Emergency Calling Systems, CC Docket No. 94-102, Order, DA 02-1540 (rel. June 28, 2002) at paras, 6 & 17. The Appendix to the decision and TMP Jacksonville's October 15, 2002 report citing the

Appendix, however, erroneously state that the extension is granted only through January 31, 2003. See id. app. A; TMP Jacksonville, LLC TTY Status Report (October 15, 2002). Commission staff has confirmed that the June 30, 2003 date is the correct extension deadline.